made to the owners of the lands through which such ditch shall pass, which CHAP compensation, together with all the expences attending the commission, shall be paid by the person or persons applying for such commission, and the disch, when cut, shall be kept open and repaired at the expence of the person or persons who may apply for the fame.

VI. And be it enacted, That after any way for a ditch shall be laid out agree- Application, ably to this act, the court shall direct the application for such way for a ditch, ended, &c. and the return thereof, to be recorded at the expence of the party applying for the same, and thereupon and thereafter the privilege of venting and running off water through the same shall be vested in the person or persons applying for and paying for the same, and to their heirs or assigns for ever.

VII. And be it enaced, That it shall not be lawful for any person or persons Penalty on to stop up or change, or in any manner to impede, the flowing of the water in persons stopany ditch cut under this act, under the penalty of five pounds for every such of- ter, &c. fence to the party injured, to be recovered before a fingle magistrate: Provided always, that the owner or owners of any lands through which a ditch, laid out as aforesaid, may run, shall not be debarred the privilege of crossing the said ditch with convenient bridges, and the necessary fences for enclosing and dividing his lands.

VIII. and, whereas the natural drains, finks and branches, are frequently choked up by the falling down of trees, or other obstructions, so as to occasion the adjacent land to be overflowed with water, Be it enaded. That the person when lands or persons, whose lands, in the counties aforesaid, shall be overslowed with water are overslowin consequence of impediments from the falling of trees, or the floating of timber, ed, notice to be given, &c. or other obstructions, across any natural drain, fink or branch, may give notice to the owner of the land on which fuch impediment may be, and if he shall refuse or neglect to remove the same after two days notice, then it shall be lawful for the person or persons, whose lands may be overflowed as aforesaid, to cause the laid impediment to be removed.

- IX. Provided always, and be it enacted. That nothing in this act shall be Provide. construed to affect the rights of the owners of water-mills, nor shall any commissioner, under this act, have power to lay out a ditch to draw off the water from any water-mill.
- X. And be it enacted, That each commissioner shall be entitled to seven shillings Allowance to and fix-pence for every day he shall attend in the execution of such commission; commission, ers, &c. that any person, acting as surveyor, shall receive such per diem allowance as shall be adjudged by the commissioners, not exceeding fifteen shillings for every day he shall necessarily be employed; that each chain-carrier shall be entitled to receive five shillings; to be paid by the person at whose request the service shall be performed, and, if necessary, attachment shall be issued by the county court to compel such payment.

H A P. IV.

An ACT to enable the honourable John Eager Howard, Esquire, Passed December 14. to convey to the vestry of Saint Paul's parish, in Baltimore county, and their fuccessors, a parcel of ground adjoining the parsonage lot, near Baltimore-town, for the purposes therein mentioned.

THEREAS, the vestry of Saint Paul's parish, in Baltimore county, by Preamble. their humble petition to this general affembly have fet forth, that they have built a parsonage house on a lot of ground in Baltimoretown, for the use and residence of the minister of the said parish for the time being, and are carrying on the building of the offices belonging to the same; and that in order to complete the faid buildings it will be necessary to have an addition of a piece of ground adjoining the faid lot of ground, beginning at the north-west